TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	First Lien Trademark Security Agreement

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
DoubleClick, Inc.		07/13/2005	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	Bear Stearns Corporate Lending Inc.	
Street Address:	383 MADISON AVENUE	
City:	NEW YORK	
State/Country:	NEW YORK	
Postal Code:	10179	
Entity Type:	CORPORATION:	

PROPERTY NUMBERS Total: 24

Property Type	Number	Word Mark
Registration Number:	2390924	BOOMERANG
Registration Number:	2670174	CHANNELVIEW
Registration Number:	2342237	DART
Registration Number:	2701909	DARTMAIL
Registration Number:	2701908	DARTMAIL
Registration Number:	2746086	DARTMAIL
Registration Number:	2556010	DARTMAIL
Registration Number:	2386809	DOUBLECLICK
Registration Number:	2392531	DOUBLECLICK
Registration Number:	1918985	DOUBLECLICK
Registration Number:	2879320	DOUBLECLICK ENSEMBLE
Registration Number:	2848577	SITEADVANCE
Registration Number:	2531325	SONAR.COM
Registration Number:	2529082	SONAR.COM
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Registration Number:	2699141	SONARNETWORK
Registration Number:	2529083	SONARNETWORK
Serial Number:	78623808	ABACUS
Serial Number:	78547238	BUYERPOINT
Serial Number:	78600215	CLEAREDGE
Serial Number:	78485273	DART SEARCH
Serial Number:	78464237	DBEDGE
Serial Number:	76369798	MEDIAVISOR
Serial Number:	78233345	MOTIF
Serial Number:	78233342	MOTIF

CORRESPONDENCE DATA

Fax Number: (714)755-8290

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 714-540-1235

Email: ipdocket@lw.com

Correspondent Name: Latham & Watkins LLP

Address Line 1: 650 Town Center Drive, Suite 2000
Address Line 4: Costa Mesa, CALIFORNIA 92626

ATTORNEY DOCKET NUMBER:	031935-0165 (1ST LIEN)
NAME OF SUBMITTER:	Anna T Kwan
Signature:	/Anna T Kwan/
Date:	05/10/2006

Total Attachments: 8

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FIRST LIEN TRADEMARK SECURITY AGREEMENT

This FIRST LIEN TRADEMARK SECURITY AGREEMENT, dated as of July 13, 2005 (as amended, restated, supplemented or otherwise modified from time to time, this "First Lien Trademark Security Agreement"), among DOUBLECLICK INC., a Delaware corporation and each of the undersigned (together with any other Person that executes a Joinder Agreement each, a "Grantor" and collectively, the "Grantors"), in favor of BEAR STEARNS CORPORATE LENDING INC. ("BSCL"), as Collateral Agent (in such capacity, the "Collateral Agent") for the benefit of the banks, financial institutions and other entities from time to time party to the First Lien Credit Agreement (as defined below) (the "Secured Parties").

WITNESSETH:

WHEREAS, CLICK ACQUISITION CORP., a Delaware corporation (which on the Closing Date shall be merged with and into DoubleClick Inc. with DoubleClick Inc. surviving such merger as the borrower) (the "Borrower"), has entered into that certain First Lien Credit Agreement, dated as of July 13, 2005 (the "First Lien Credit Agreement"), by and among CLICK SUBCO CORP., a Delaware corporation, the Borrower, the Lenders, BEAR, STEARNS & CO. INC. and CREDIT SUISSE, as Joint Lead Arrangers and Joint Bookrunners, CREDIT SUISSE, as Syndication Agent, and BSCL, as Administrative Agent and Collateral Agent.

WHEREAS, it is a condition precedent to the obligation of the Lenders to make their respective extensions of credit to the Borrower under the First Lien Credit Agreement that each Grantor shall have executed and delivered that certain First Lien Pledge and Security Agreement, dated as of July 13, 2005 (as amended, restated, supplemented or otherwise modified from time to time, the "First Lien Pledge and Security Agreement"), in favor of the Collateral Agent for the ratable benefit of the Secured Parties.

WHEREAS, under the terms of the First Lien Pledge and Security Agreement, each Grantor has granted a security interest in certain property, including, without limitation, certain Intellectual Property of the Grantor, including all successors and assigns, to the Collateral Agent for the ratable benefit of the Secured Parties and, upon the payment in full of all amounts owed to the Secured Parties, has agreed as a condition thereof to execute this First Lien Trademark Security Agreement for recording with the United States Patent and Trademark Office and other applicable Governmental Authorities.

WHEREAS, this Agreement is supplemental to the provisions contained in the First Lien Pledge and Security Agreement and the First Lien Credit Agreement and, in the event of an inconsistency among them, the First Lien Credit Agreement shall control over the First Lien Pledge and Security Agreement and the First Lien Pledge and Security Agreement shall control over this Agreement.

NOW, THEREFORE, in consideration of the promises and mutual covenants herein contained and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Grantor hereby agrees as follows:

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SECTION 1. <u>DEFINED TERMS</u>. All capitalized terms used but not otherwise defined herein have the meanings given to them in First Lien Pledge and Security Agreement, and, if not therein defined, in the First Lien Credit Agreement.

SECTION 2. GRANT OF SECURITY INTEREST IN TRADEMARK COLLATERAL. Each Grantor hereby grants to the Collateral Agent, for itself and for the ratable benefit of the Secured Parties, subject to the exclusions and limitations set forth in the First Lien Pledge and Security Agreement, a security interest and continuing lien on all of such Grantor's right, title and interest in, to and under the following, in each case, whether now owned or existing or hereafter acquired or arising and wherever located (all of which being hereinafter collectively referred to as the "Trademark Collateral"):

all United States, state and foreign trademarks, service marks, certification marks, collective marks, trade names, corporate names, d/b/as, business names, fictitious business names, internet domain names, trade styles, logos, other source or business identifiers, designs and general intangibles of a like nature, rights of publicity and privacy pertaining to the right to use names, likenesses and biographical data, all registrations and applications for any of the foregoing including, but not limited to, the registrations and applications referred to on Schedule I hereto (as such schedule may be amended or supplemented from time to time in accordance with the First Lien Pledge and Security Agreement) and the goodwill of the business symbolized by the foregoing.

SECTION 3. FIRST LIEN PLEDGE AND SECURITY AGREEMENT. The security interests granted pursuant to this First Lien Trademark Security Agreement are granted in conjunction with the security interests granted to the Collateral Agent, for the benefit of the Secured Parties, pursuant to the First Lien Pledge and Security Agreement. Grantor hereby acknowledges and affirms that the rights and remedies of Collateral Agent with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the First Lien Pledge and Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. In the event that any provision of this First Lien Trademark Security Agreement is deemed to conflict with the First Lien Pledge and Security Agreement, the provisions of the First Lien Pledge and Security Agreement shall control.

.SECTION 4. <u>APPLICABLE LAW</u>. This First Lien Trademark Security Agreement and the rights and obligations of the parties hereunder shall be governed by, and shall be construed and enforced in accordance with, the laws of the State of New York, without regard to its conflicts of law provisions (other than Section 5-1401 and Section 5-1402 of the New York General Obligation Laws).

SECTION 5. <u>COUNTERPARTS</u>. This First Lien Security Agreement may be executed in any number of counterparts, each of which when so executed and delivered shall be deemed an original, but all such counterparts together shall constitute but one and the same instrument.

[Remainder of page intentionally left blank]

IN WITNESS WHEREOF, the Grantor has caused this First Lien Trademark Security Agreement to be executed and delivered by its duly authorized officer as of the date first set forth above.

CLICK SUBÇO CORP.		
By:		
Name: Philip U. Hammarskjold Title: President, Treasurer and A		
Title: President, Treasurer and A	ssistant S	ecretary
DOUBLECLICK INC.		
Ву:		
Name: David Rosenblatt		
Title: President		
BAMBINO FINANCE CORP.		
By:		
Name: Joe Todaro		
Title: President		
MESSAGEMEDIA US/EUROPE, IN	NC.	
Bu		
By: Name: Joe Todaro	~ ····	
Title: President		
DOUBLECLICK HOLDING CORP.		
Ву:		
Name: Joe Todaro		

[DOUBLECLICK INC. FIRST LIEN TRADEMARK SECURITY AGREEMENT]

Title: President

IN WITNESS WHEREOF, the Grantor has caused this First Lien Trademark Security Agreement to be executed and delivered by its duly authorized officer as of the date first set forth above.

CLICK SUBCO CORP.

By:
Name: Philip U. Hammarskjold
Title: President, Treasurer and Assistant Secretary
DOUBLECLICK INC.
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By: /Was/www
Name: David Rosenblatt
Title: President
BAMBINO FINANCE CORP.
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By:
Name: Joe Todaro
Title: President
MESSAGEMEDIA US/EUROPE, INC.
MESSAGEMEDIA 05/E0ROFE, INC.
By:
Name: Joe Todaro
Title: President
DOUBLECLICK HOLDING CORP.
DOUBLOIM HOLDING COM.
By:
Name: Joe Todaro
Title: Drasident

[DOUBLECLICK INC. FIRST LIEN TRADEMARK SECURITY AGREEMENT]

IN WITNESS WHEREOF, the Grantor has caused this First Lien Trademark Security Agreement to be executed and delivered by its duly authorized officer as of the date first set forth above.

CLICK SUBCO CORP.

Ву:
Name: Philip U. Hammarskjold
Title: President, Treasurer and Assistant Secretary
,
DOUBLECLICK INC.
By:
Name: David Rosenblatt
Title: President
Thic. Tresident
BAMBINO FINANCE CORP.
DIMIDENO I ENANCE CORF.
By:
By:
Title: President
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MESSAGEMEDIA US/EUROPE, INC.
•
By: forte
Name: Joe Todaro
Title: President
DOUBLECLICK HOLDING CORP.
By: fregli foder
Name: Joe Todaro
Title: President

Accepted and Agreed:

BEAR STEARNS CORPORATE LENDING INC.

as Administrative Agent and Collateral Agent

Name: Title:

Richard Bram Smith Vice President

[DOUBLECLICK INC. FIRST LIEN TRADEMARK SECURITY AGREEMENT]

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Schedule I to First Lien Trademark Security Agreement

U.S. Trademark Applications

Trademark	App. No. App. Date
ABACUS	78623808
	May 5, 2005
BUYERPOINT	78547238
	January 13, 2005
CLEAREDGE	78600215
	April 1, 2005
DART SEARCH	78485273
	September 17, 2004
DBEDGE	78464237
	August 9, 2004
MEDIAVISOR	76369798
	February 11, 2002
MOTIF	78233345
	April 3, 2003
MOTIF	78233342
	April 3, 2003

U.S. Trademark Registrations

Trademark	App. No.	Reg. No.
	App. Date	Reg. Date
BOOMERANG	75601673	2390924
	December 8, 1998	October 3, 2000
CHANNELVIEW	76304081	2670174
	August 23, 2001	December 31, 2002
DART	75438088	2342237
	February 20, 1998	April 18, 2000
DARTMAIL	76305995	2701909
	August 28, 2001	April 1, 2003
DARTMAIL	76305994	2701908
	August 28, 2001	April 1, 2003
DARTMAIL	76305993	2746086
	August 28, 2001	August 5, 2003
DARTMAIL	76305991	2556010
	August 28, 2001	April 2, 2002
DOUBLECLICK	75438109	2386809
	February 20, 1998	September 19, 2000
DOUBLECLICK	75438087	2392531
	February 20, 1998	October 10, 2000
DOUBLECLICK	74487400	1918985
	February 7, 1994	September 12, 1995
DOUBLECLICK ENSEMBLE	78234739	2879320
	April 7, 2003	August 31, 2004
SITEADVANCE	76421864	2848577
	June 17, 2002	June 1, 2004

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Trademark	App. No. App. Date	Reg. No. Reg. Date
SONAR.COM	75907419	2531325
	February 1, 2000	January 22, 2002
SONAR.COM	75907067	2529082
	February 1, 2000	January 15, 2002
SONARNETWORK	75907304	2699141
	February 1, 2000	March 25, 2003
SONARNETWORK	75907420	2529083
•	February 1, 2000	January 15, 2002

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RECORDED: 05/10/2006